

Kentucky Gazette.

NUMB XLVII]

Quicquid agunt homines—nostri farrago libelli. Juv. Sat. 8. v. 85.

[VOL. VI

SATURDAY, August 3, 1793.

LEXINGTON; Printed by JOHN BRADFORD, at his Office in Cross Street; where Subscriptions, (at Fifteen Shillings per Annum) Advertisements &c. are thankfully received, and Printing in its different branches done with care and expedition.

KENTUCKY, to wit:
May Court of Appeals, 1793.
William Shannon, Plaintiff,
Against
Osborn Spriggs, Defendant.
Upon a caveat for 2,000 acres of land in Jefferson county, on the east side of Bradheers' creek.
The defendant having failed to enter his appearance herein, agreeable to a rule of this Court, and it appearing by satisfactory proof to the Court, that he is not an inhabitant of this State. On the motion of the plaintiff by his attorney, it is ordered that the said defendant do appear here on the twenty-fourth day of the next October Court, and answer the complaint of the said plaintiff; and that a copy of this order be published three times in the Kentucky Gazette.

A copy. Test,
Thomas Todd, C.C.A.

KENTUCKY, to wit:
May Court of Appeals, 1793.
George Hamilton Plaintiff,
Against
John Dickman Defendant.
Upon a caveat for 2000 acres of land lying in Jefferson county, on the head of Breuners' lick creek and Little Kentucky.
The defendant having failed to enter his appearance herein, agreeable to a rule of this Court, and it appearing by satisfactory proof to the Court, that he is not an inhabitant of this State. On the motion of the Plaintiff by his Attorney, it is ordered, that the said Defendant do appear here on the twenty-fourth day of the next October Court, and answer the complaint of this said plaintiff; and that a copy of this order be published three times in the Kentucky Gazette.

A copy. Test,
Thomas Todd, C.C.A.

ALL persons that have any demands against the subscribers, are desired to bring in their accounts, settlements on or before the 15th of July next; and those that are indebted to them, are desired in the most particular manner, to make payment before that time, as they cannot possibly have any further indulgence, except where it has been otherwise agreed on by special contract.

Who have on hand, a near assortment of Merchandise, which they will sell at the most moderate prices, for cash, best, &c. &c.
Lexington, June 25.

Taken up by the subscriber living in Clarke county, at Hazle-rie's mill, on Boone's creek, a bay horse, about seven years old, no brand perceptible, about thirteen hands high, with a star and slip; appraised to 75-100.

Charles Hazlerig.
May 26.

KENTUCKY, to wit:
May Court of Appeals, 1793.
William Shannon, Plaintiff,
Against
John Lewis, Defendant.
Upon a caveat for 2000 acres of land, lying in Jefferson county, on the waters of Floyd's and Bull-kinn.
The defendant having failed to enter his appearance herein, agreeable to a rule of this Court, and it appearing by satisfactory proof to the Court, that he is not an inhabitant of this State. On the motion of the plaintiff by his attorney, it is ordered, that the said defendant do appear here on the twenty-fourth day of the next October Term and answer the complaint of the said plaintiff; and that a copy of this order be published three times in the Kentucky Gazette.

A copy. Test,
Thomas Todd, C.C.A.

KENTUCKY, to wit:
May Court of Appeals, 1793.
Enoch Smith, complainant,
Against
John M. Duffie,
Andrew Lyda,
Henry Wilson, &
John Andrew Miller, } Defts.

In Chancery.

The defendant Andrew Lyda not having entered his appearance, hereby, agreeable to a rule of this Court, and it appearing by satisfactory proof to the Court, that he is not an inhabitant of this State. On the motion of the complainant by his counsel, it is ordered that the said defendant do appear here on the twelfth day of the next October Court, and answer the bill of the said complainant; and that a copy of this order be published three times in the Kentucky Gazette.

A copy. Test,
Thomas Todd, C.C.A.

KENTUCKY to wit.
May Court of Appeals, 1793.
Samuel Beall, Plaintiff,
Against
Nathaniel Manning, Defendant.
Upon a caveat for five hundred acres of land in Jefferson county, on the waters of Harrod's creek, on the South side.

The defendant having failed to enter his appearance herein, agreeable to a rule of this Court; and it appearing by satisfactory proof to the Court that he is not an inhabitant of this State. On the motion of the Plaintiff by his Attorney, it is ordered that the said Defendant do appear here on the twenty-fourth day of the next October Court, and answer the complaint of the said Plaintiff; and that a copy of this order be published three times in the Kentucky Gazette.

A copy. Test,
Thomas Todd, C.C.A.

FOR SALE
MY Plantation within six miles of this place; situated upon the waters of North Elkhorn and Cane Run; there is a good Log House well boarded, with other necessary conveniences for a farmer; for particulars, apply to
Acostus W. Warrum.
Who will go into the settlements in August next, and request all persons to give in their accounts (every way) that they may be adjusted.

Lex. June 26, 1793.

At a Court of Quarter Sessions continued and held for the county of Nelson, at the Court-house in said town, on Thursday the thirteenth day of June, 1793.

John Phillips, Complainant,
Against
John Wible, Defendant.

The said Defendant not having entered his appearance according to the Act of Assembly, and the rules of this Court, and it appearing to the Satisfaction of the Court, that he is no inhabitant of this State; on the motion of the Complainant by his counsel, it is ordered that the said Defendant do appear here on the first day of their next September Court, and answer the Complainant's bill; and that a Copy of this order be forthwith inserted in the Kentucky Gazette for two months successively, and published some Sunday at the front door of the Court-house in said town immediately after Divine service is administered therein.

A copy. Test,
Ben. Grayson, C.C.Q.S.

TEN DOLLARS REWARD
STRAYED or stolen from the subscriber living in Lexington, about the first of June last, a bright bay HORSE, four years old this Spring, about fourteen hands three inches high, black mane and long tail, well made, clear limbed, a small snip, branded on the near shoulder T, and was newly shod before. Whoever delivers to me the said horse, shall receive the above reward.

Thomas Todd.
Lexington, July 16.

ALL persons indebted to the subscriber, are requested to make immediate payment to Mr. Ganard Jones, who is an householder, or to the undersigned.
WILLIAM MORTON,
Lexington, June 3, 1793.

Lost about a year ago, near Lexington, a very small spotted brown and white Spaniel bitch, with rough ears and tail; any person giving information to the printer hereof where she is, shall receive one dollar.

TAKE NOTICE,
THAT by virtue of a legal power under the seal of New Madrid, I am authorized to call all manner of persons, whatever having or holding contracts with John Francis Valois a Frenchman, agent for Mr. Gabriel Cerre of the district of New Madrid, who had for sale (and did sell a part of) a large quantity of Illinois lead; that I will attend at Lexington on the 20th day of August, in order to have the accounts adjusted; all claimants are likewise requested to bring in their demands at that time, that I may thereby be enabled to ascertain the amount, and settle the same.

John Thomas Patch Fontaine,
Atty. in fact for
Gabriel Cerre.

Bourbon, July 26, 1793.
Taken up by the subscriber near the mouth of Dickman, a black mare, about thirteen hands and a half high, with a large sucking colt, the mare has a black face, branded on the high shoulder S, thirteen or fourteen years old, has lost the right eye, since she came into the neighborhood, all feet feet white; appraised to 50-100.

Also a bay mare, seven years old, about thirteen hands three inches high, branded with a stirrup iron on the high buttock; appraised to 75-100.

Jonathan Skean.

Taken up by the subscriber, one mile from Cave ridge Meeting house, on Troners fork of Licking, a white and black Stear, two years old, marked a crop off the left ear, and a half crop off the right, appraised to 10-150.

John Jamison.

Taken up by the subscriber, near Todd's ferry, a small dark mare, three years old, and a pair of colts, with a black face, has a large bell; appraised to 10-150.

Taken up March 26, 1793.
Also a bay mare, about nine years old, fourteen hands high, and a small filly in her face, has two horns under her mane, branded on the near shoulder, and buttock with a heart, appraised to 10-150.

Samuel McKee.

June 10.
Taken up by the subscriber on Woods creek, a forest horse with a bald face, both hind legs white up to his hams, a four line bell marked M, fourteen hands high, about seventeen years old, appraised to 50-100.

David Sutherland.

May 28.

On the 10th of September a company will meet at the Cross roads, in order to take an early start this the 11th inst. the next morning with the Post.

PHILADELPHIA, June 5.

On Saturday, the 5th of June, arrived at New-York, the ship William, Capt. Anderson, in 41 days from Liverpool. This vessel brings London news to the 18th of April.—The terms of her accounts is, that Portugal had joined in the league against France: That a French ambassador had arrived at Lisbon, who after two days stay, was ordered to leave the kingdom immediately—that an insurrection had taken place in Paris, wherein 30,000 persons lost their lives—that all the Bonaparte family, except the queen and the prisoners in the temple, were to be confined at Marfeilles, and to be held as hostages for the safety of the commission-ers, whom Dumourier's treachery had delivered up to the Austrians.—The foregoing, with many others, are British ministerial accounts. From the minutes of the National Convention proceedings, and other Paris documents to nearly the middle of April, the republic was in safety, the insurgents on the decline, and a certainty existed that Dumourier, with a troop of hussar cavalry, general Valencey, young Orleans, & a few other officers had gone over to the enemy, but that the army remained firm, and was re-organizing and re-enlisting rapidly under general Daupierre; thousands of recruits were coming in every day, and the northern army growing to such a size as to promise in a short time to be able to reconquer active operations against the despotic forces.

June 12.

The official intelligence that follows appears in a French Paris paper of April 8.—

The posture of affairs on our frontier is hourly becoming more encouraging. Dumourier is nearly abandoned, and the different corps of the northern army are rapidly organizing into an invincible phalanx. The traitor in his flight had a narrow escape from the fire of several battalions; his horse was killed under him, and one of his aid-de-camps fell by his side. All the heavy artillery is returned safe to Valenciennes, and all the provision stores and ammunition to Douay. The fortified towns on the frontier are in the best possible state of defence against the attacks of any force whatever, and in a very short time, from the exertions that are making, will be proof to the most obstinate siege, and provided with every necessary for a great length of time; while the enemy are in an exhausted country, and must bring every breakfast they make some hundreds of miles. Thus, it is to be hoped, the check that treason has effected on us, will only serve in the end to disgrace the traitors who perpetrated it; and it will be no small advantage to the republic cause, if this event cures the French of their extravagant idolatry for individuals, and that filly propensity to enthusiastic admiration of their leaders, upon every transient gleam of success, ignorant or ill disposed people do our cause infinite harm, constantly fomenting alarm and apprehensions on the state of our affairs, which have a fatal effect at a distance. Recruiting is going on rapidly, and discipline enforcing. Our enemies well know that France can never fall but by an ill-directed application of its strength. On the 6th of April, (1793) an immense number of property arrived safe into Douay, to say, 60 pieces of cannon, 7,500 muskets of the first quality, 2,000 pieces of small cannon with firelocks, 3,000 lbs. wt. of copper, a vast quantity of artillery implements, and lastly a mortar that was burst in the bombarding of Lille, which the new commissioners on the frontier have ordered back to that place, in the name of the representatives of the nation, which in their opinion will be a most acceptable present to the

people of Lille, whose firmness and courage once saved the republic, and will save it again."

BALTIMORE, June 25.

The latest European News Papers advise, that the Venetian Senate had given orders, to the French Charge d'Affairs in Venice, to take down the French Republican Arms from his Hotel; which not being complied with by him, the Senate caused them to be taken down, in an ignominious manner by a number of House mafons, attended by an escort of 200 Shirts.—That the Prince of Sax-Cobourg had received orders from his Imperial Majesty to send to Vienna, under an escort, the French general Bournonville, with his adjutant, and the members of the French National Convention, now these prisoners, with an injunction to the officer commanding the escort to halt at the nearest post to Vienna, and from thence transmit official notice to the Aulic Council of War, of the arrival of the prisoners, who it was imagined were to be confined in the forests of Spielberg, in Moravia—that the States of the Austrian Netherlands had requested and obtained leave to send a deputation to the court of Vienna—that on the 11th, 12th and 13th of April, several bloody actions had taken place in the neighbourhood of Coude and Valenciennes, between the Imperialists and French, in which the latter, after obstinate resistance, were defeated—that on the 23d a smart engagement took place between their advanced posts, near Maubuge; the French having advanced in great numbers, at first forced some posts of Chasseurs, who being reinforced, obliged the former to retire in disorder. That the French garrison at Mayence had offered to surrender, on condition of obtaining liberty to march out with the honors of war, and taking with them their Artillery and stores, which was refused—that the King of Prussia was approaching close to that City, in order to bombard it, and the bombardment was expected to be commenced on the 24th of April—that Lord Elgin had concluded a treaty with the Landgrave of Hesse-Cassel to furnish a body of 8000 Hessians—that on the 16th of April Madame Silery, accompanied by Madame de Orleans and Pamela, passed thro Aix, and were followed next day by General Dumourier.—That the Citizens of Maubuge, in case of being attacked by the combined Armies, had sworn to bury themselves under the ruins of the place and to hang the first person who should dare to speak of capitulating. That Givet and charlemont waited with equal resolution for the enemy, whose principal object seemed to be Valenciennes—that on the 26th of April, at Paris, the Gironde Party had gained a complete Triumph over the Jacobins—that Danton, Robertpierre, Marat and several others had been massacred—that the Girondins had appointed a new executive council, and were in full possession of the Government—that Paris was in a most dreadful situation, Executions frequent, and persons arrested on the slightest suspicion and sent to prison; the Population in a state of famine, clamorous for bread, and with the most distasteful threats surrounding the houses of the bakers—that every thing threatened the greatest commotions.—That the second son of Egalite having been apprehended by general Biron, the convention decreed that he should be conducted to Marfeilles, and the whole of the Orleans family there should be tried by the criminal tribunal established in that city.—that the price

of bread was still kept by the Municipality of Paris at three Sous per pound, whilst in the provinces it was from seven to eight, and that the whole Kingdom was threatened with famine.

Lexington, August 3.

A variety of concurring circumstances, tend to confirm a belief that the volunteers now raising in this State, will very shortly receive marching orders; consequently a report now in circulation that no campaign will go against the Indians this season, is without foundation.

MR. BRADFORD:

I HAVE attentively perused the publications in your paper relative to the official conduct of the Secretary of the Treasury.—The resolutions on that subject were framed by a member distinguished for republican principles—were advocated by a Finckley and a Madison, and were approved by one of our Representatives from this state who possesses, in a high degree, the confidence of his constituents. The result of that enquiry has alarmed many of the friends of liberty, not only here, but in every part of the union. I have heard the sentiments of many of the most enlightened Citizens of Kentucky on this subject; all of whom have expressed their surprise that those resolutions should have met with any opposition. Why one of our Representatives has voted against them contrary to the opinion of his colleagues, and the sense of his constituents is a question which ought to be explained: The gentleman to whom I allude is now in this country, and I hope has too just a sense of the source from which he derives his appointment, to refuse or evade an explanation of the principles upon which that vote was given.—His constituents should know, why an Executive officer has with impunity, violated the laws of our country—disobeyed the instructions of our first magistrate—dissipated our treasures and insulted that Legislative body, to which he is responsible for his conduct.

A Republican.

Five Dollars reward.

RUN away from the subscriber, on the nineteenth of this instant a woman, by name ROSE, of rather a small size, about thirty years of age, a good countenance, her shoulders shew evident marks of a whipping, she will no doubt try to pass for a free woman and get off to some distant place. Any person securing her in any jail, or bringing her to me, on South Elkhorn, shall receive the above reward, and reasonable charges, paid by

Robert Parker.

July 25.

Taken up by the subscriber on Tanner's creek, Woodford county, one sorrel mare colt, three years old, four feet five inches high, both hind white, and a star in her forehead, no brand perceivable, valued to \$1.

Joseph Taylor.

April 19.

Taken up by the subscriber living on the rolling fork, near Cloyd's creek, Washington county, a gray mare, branded H, on the near shoulder, a dark brown, about thirteen hands one inch high, both hind feet white, a small star in her forehead, five years old this spring, with a small bell, marked on one side H, and on the other 176; appraised to \$1.

Benedict Spaulding.

May 1.

James H. Stewart. Is lately returned from Philadelphia, and has brought a

NEAT ASSORTMENT OF GROCERIES, Dry Goods, Cutlery, Saddlery and Queen's ware, which is now opening opposite Mess. Love and Brent's Tavern, and will be sold on moderate terms.

Lexington August 2, 1793.

Taken up by the subscriber near Clear creek, Woodford county, one black horse colt, three years old, thirteen and a half hands high, star on his forehead, no brand perceivable, valued to \$1. Likewise of a black mare colt, three years old, thirteen and a half hands high, no brand perceivable, valued to \$1.

Cottley H. Dawson.

May 26.

Taken up by the subscriber Fayette county, little N fork of Elkhorn, a black horse, fourteen hands and a half high, four years old, no brand perceivable, has a small star, a natural notch; appraised to \$1.

Samuel McGehey.

May 4.

At a Court of Quarter Sessions continued and held for the County of Fayette, at the Court house in Lexington on Tuesday the thirteenth day of June, 1793.

William Ellis, Complainant, Against

John Cobb, Thomas Carr, John Holder, Ebenezer S. Platt, Thomas Dawson, James Tompkins and Humphrey Tompkins } Defendants.

In CHANCERY.

THE defendants John Cobb and Thomas Carr not having entered their appearance according to the act of Assembly and the rules of this Court, and it appearing to the satisfaction of the Court, that they are no inhabitants of this State; on the motion of the complainant by his counsel, it is ordered that the said defendants do appear here on the first day of their next September court and answer the complainant's bill, that a copy of this order be forthwith inserted in the Kentucky Gazette for two months successively, and published some Sunday at the front door of the Baptist meeting-house in the town of Lexington immediately after divine service.

A Copy Test

LEVI TODD, Clk. C. Q. S.

The subscriber requests all those indebted to him, to make immediate payment, as he cannot possibly give any further indulgence. He hopes no person of gratitude so indebted will fail to comply with this notice, as they will by so doing very much oblige themselves, as well as their humble servant.

Charles Sumption.

July 25.

Taken up by the subscriber near the mouth of Hickman creek, a dark chestnut horse, about 13 or 14 years old, 12 hands and an inch high, a blaze face, some saddle spots; appraised to \$1.

Also a sorrel horse, six years old, thirteen hands and a half high, marked with a small bit taken out of the under side of his right ear; appraised to \$1.

John Sefferet.

WILLIAM HUGHES & Co.
Have lately removed their Store from the corner of main and cross streets in this town into the house lately occupied by Mr. David Humphreys and next door to Mr. Andrew Holmes. And are now opening a fresh supply of

GOODS,
Which added to the former, will make a handsome assortment; amongst which are, a quantity of 2d. 6d. 8d. 10d. and 20d. nails, which they will sell on the lowest terms for cash.—They have established a nail factory in this place, and can furnish any kind of nails or brads on the shortest notice.

Lexington, July 27 1793.
To all to whom these may concern,
Notice is hereby given,
That **JOHN GREEN** and **REBECCA GREEN** of Scott county, have been lawfully married, but for reasons on their best known, shall mutually and on their own consent, at the next Session of Assembly, petition that honorable body, to pass an Act to legally divorce and separate us from all obligations to each other as man and wife; for which purpose we have as far as in our powers by writings past between us released each other on this day and date. As witness our hands and seals, July 27. 1793.

John Green,
Rebecca Green.

William Porter,
At his TAN YARD, one mile from Frankfort.

Gives CASH for green and dry HIDES. He wants

AN APPRENTICE,
Between the age of 15 and 17 who can write well recommended.

CASH will also be given for green and dry HIDES at H. MILL-VAIN'S Store in Lexington if

CLEAN LINEN

RAGS

Will be taken at the George Town Fulling mill, for dressing Cloth, by

CRAIG & LOGAN.

Bourbon county, to wit:

June Term, 1793.

Thomas Ediss, Complainant,

Against

James Watson, Defendant.

In Chancery.

THE defendant having failed

to enter his appearance according to the act of Assembly and the rules of this Court, and it appearing to the satisfaction of the Court that he is no inhabitant of this Commonwealth. On the motion of the complainant by Alexander N. Marshall his attorney, it is ordered that the said defendant do appear on the first day of the next court of Quarter Sessions, and answer the complainant's bill; and that a copy of this order be forthwith inserted in the Kentucky Gazette for two months successively; and published some Sunday at the front door of the Baptist Meeting-house, near Cooper's run, immediately after divine service.

A Copy. Test,

Thomas Reader, C. C. Q. S.

Taken up by the subscriber

living in Clarke county on the

head waters of Hington, a bay

horse six years old, with a black

mane, tail and legs, fourteen

hands high, branded with B on

the left buttock, stood all round,

appraised to 10l.

Abihu Anderson.

June 14.

On the 15th of August a

company will meet at the Crab

Orehead to start early the next

morning through the wilderness.

July 22.

Ten Dollars Reward.

DEPARTED from Fort-Hamilton, Hugh Murphy, I believe

a native of Pennsylvania, about 5

feet 8 or 9 inches high, round

shouldered; black hair and dark

complexion, has a down look and

rather slow of speech. He was en-

listed by Benjamin Thompson in

Bourbon county, Kentucky.—Said

Murphy deserted in company with

a man in the Q. M. department,

whose name I do not know; they

took with them three new coun-

ter rifles, and it is probable they

will make down the river or to

some frontier part of Kentucky;

whoever apprehends and secures

said deserter in any part of the U.

S. or delivers him to his officer,

shall receive the above reward.

T. LEWIS, Cap. 3d Sub

13w Legion U. S. A.

Taken up by the subscriber

in Scott county, near Toliver

Craig's mill, a black horse, seven

years old, branded on the near

shoulder thus S, a blaze and snip,

four white feet fourteen and a

half hands high, stood before, ap-

praised to 10l.

Colby Shipp.

May 4.

Taken up by the subscriber

in Woodford county near

George Stevenson's mill on Glen's

creek, one bay Mare about six

years old, about thirteen hands

three inches high, branded on the

near shoulder 58, appraised to 6l.

William Sample.

Taken up by the subscriber;

living in Nelson county, on Simp-

son's creek, near the Sulphur lick;

a sorrel Mare, fourteen hands

high, with a star in her forehead,

and a seal on her right thigh,

about two inches long, and three

quarters of an inch wide, four

years old, branded on the near

shoulder MK in a piece, with seal;

appraised to 8l.

Richard Arnot.

April 30.

The subscriber begs leave

to inform all persons indebted to

him, that he intends lending to the

settlement about the twentieth of

August next, and hopes every per-

son of gratitude indebted, will pay

up their respective balances on or

before that time.

C. Beatty.

Lexington July 13.

I wish to purchase a handsome

Saddle Horse,

That will pace and travel ele-

gantly, well formed and in good

years old, or under fourteen hands

and a half high.—For a Horse of

the above description, I will allow

a handsome price.

C. B.

Taken up by the subscriber

in Nelson county, on the head of

Long lick creek, a brown cow, mar-

ked with a half crop in the left ear,

eight or nine years old; appraised

to 15s.

John R. Gaither.

ALL persons indebted to

a subscriber either by bond, note

or book account, are earnestly re-

quested to make payment on or be-

fore the 15th of August next, as it

is not in my power to make any re-

mitments without collecting my

debts. I hope those indebted to me

will not look for any further in-

dulgence, as it will not be in my

power to wait longer than that pe-

riod.

JAMES LEMON.

Bourbon, July 26,

3w

Taken up by the subscriber

living in Clarke county on the

head waters of Hington, a

best four miles from Mount-Ke-

ling, a sorrel mare about seven or

eight years old and thirteen hands

one inch high, mixed with white

hairs about the head, one saddle

spot, neither docked nor branded,

appraised to 4l.

James Magill.

April 30.

Taken up by the subscriber

in Fayette county, Davy's fork of

Elkhorn, two gray cattle, the one

a dark brown steer, three years

old, with some white on his belly

and back, marked in the right ear

with a crop, and underlined in the

left; appraised to 2l. s. 6d. The

other a one year old, heifer, mar-

ked with a swallow fork and slit in

each ear; appraised to 1l. 4s.

William Miligan.

June 10.

Taken up by the subscriber;

living near Capt. Casey's mill on

Salt river, Mercer county, a sor-

rel horse, six years old, fourteen

hands high, with a white mane

and tail, both hind feet white, a

long blaze in his face, blue saddle

spots, no brand perceivable, ap-

praised to ten pounds.

Walter Bohon.

May 23.

Taken up by the subscriber

in Woodford county, a dark

brown filly, three years old, with

a small star, branded on the near

buttock thus A, about thirteen

hands high, appraised to 6l. Also

a sorrel filly, about two years

old, with a small star and snip,

branded on the near buttock thus

A, no other brand perceivable, ap-

praised to 4l.

James Waker.

April 2.

KENTUCKY to wit.

May Court of Appeals, 1793.

Benjamin Gains Com-

Against Plaintiff in Chan-

Green Clay & 2 Defen- cery.

William Mayo & 2 dants

THE Defendant William Mayo

not having entered his ap-

pearance herein, agreeable to a

rule of this Court, and it appear-

ing to be satisfactory proof to the

Court that he is not an inhabitant

of this State. On the motion of

the complainant by his counsel, it

is therefore ordered, that the said

defendant William Mayo do ap-

pear here on the twelfth day of

the next October Term, and an-

swer the bill of the said complain-

ant; and that a copy of this or-

der be published in the Kentucky

Gazette.

A Copy. Test,

Thomas Todd, C. C. A.

Taken up by the subscriber

living in Washington county, on

Prather's creek, a brown horse,

seven or eight years old, erect, na-

turally about 14 hands and an

inch high, a small star in his fore-

head, and a few white hairs on

his near shoulder, branded on each

buttock supposed to be 24 but

not plain; appraised to 5l.

William Kendal.

May 25.

Five Dollars Reward.

RAN away from the subscriber

on the 22d inst. a low thick

well set negro man, named Saul,

about 20 years of age, 5 feet 5 or

6 inches high, round faced; the

clothes he took with him was a dark

blue coat neatly made, striped

jacket, an old pair of calico

breeches, cow trowsers and shirts,

shoes with buckles. Whoever

takes up said negro, and brings

him to the subscriber living on

South Elkhorn at the mouth of the

Town fork, shall receive the above

reward, and reasonable charges,

paid by me.

John Calhoon.

JUST OPENED.

By the subscriber, at his Store

in Lexington, an assortment of

ME RICHARD J. D. 18 E.

SUITABLE to the present and

approaching season; amongst

which is a collection of school-

books, novels, &c. &c. which he

will sell on the most moderate

terms, for cash.

He hereby gives notice to all

indebted, either to buyers and Kirk-

patrick, or to himself, to pay off

their respective balances on or be-

fore the twenty-fifth day of Au-

gust next; at which time he will

deliver the respective accounts of

all these who fall, into the hands

of an attorney, to proceed against

them according to law.

Joseph Byers.

All debts due me, and not

discharged before the 15th of Au-

gust next, will be put into the

hands of a proper officer to collect.

Any person inclining to pay, will

find my books and papers, with Mr.

H. BAKER jun. of Lexington.

Thomas Young.

IRWIN & BRYSON,

At their Store in Lexing-

ton,

I HAVE just received from Phila-

delphia, a very large supply,

of new good Goods, suitable to

the summer and fall season, which

in addition to their former Goods,

makes a very general and complete

assortment of merchandise, which

they will sell on low terms for

Cash or country Produce.

Lexington, July 12. 1793.

At a Court of Quarter Sessions con-

tinued and held for the County

of Fayette, June 12th, 1793.

Jeremiah Craig, Complainant,

Against

Thomas Little, Defendant.

IN CHANCERY.

THE defendant not having en-

tered his appearance accord-

ing to the Act of Assembly and

the rules of this Court, and it ap-

pearing to the satisfaction of this

Court that he is no inhabitant of

this Commonwealth, on the mo-

tion of the complainant by his Coun-

sel, it is ordered, that the said de-

fendant do appear here on the first

day of the next September Court

of Quarter Sessions, and answer the

Complainant's bill; and that a co-

py of this order be inserted two

</

SICRED TO THE MUSES.

THE STORM.

WILL ask'd his wife's consent to go
A trip to sea—a month or so;
“Aye! my only dear,” says she,
“Why will you trust the faithless
sea?”
“The wretched hours you little
know,
“Watch hardly sailors undergo.”
“Nay nay,” quoth WILL, “avast
my dear,
“Nor storms or wind I e'er shall
fear,
“For he that can—your noise en-
dure,
“Tho' whirlwinds rise—may sleep
secure!”

KENTUCKY, to wit:
May Court of Appeals, 1793.
William Willis, Plaintiff,
Against

Henry Bartlett, Defendant.
Upon a caveat for 1337 acres of
land, lying in Fayette county, on
the Kentucky river.
THE Defendant having failed to
enter his appearance herein,
agreeable to a rule of this court,
and it appearing by satisfactory
proof to the court, that he is not
an inhabitant of this State. On
the motion of the plaintiff by his
attorney, it is ordered that the
said defendant do appear here on
the twenty-fourth day of the next
October court, and answer the
complaint of the said plaintiff;
and that a copy of this order be
published three times in the Ken-
tucky Gazette.

A Copy. Test.
Thomas Todd, C.C.A.

KENTUCKY to wit:

May Court of Appeals, 1793.
John Craig & Robert Johnston } Plaintiffs
Against

Benjamin Netherland, Defendant.
Upon a caveat for 1000 acres of
land, lying in the Fork of Elk-
horn in Fayette county.

THE Defendant having failed to
enter his appearance herein,
agreeable to a rule of this court,
and it appearing by satisfactory
proof to the court, that he is not
an inhabitant of this State. On
the motion of the plaintiff by his
attorney, it is ordered that the
said defendant do appear here on
the twenty-fourth day of the next
October court, and answer the
complaint of the said plaintiff;
and that a copy of this order be
published three times in the Ken-
tucky Gazette.

A Copy. Test.
Thomas Todd, C.C.A.

Scotch and Rappee SNUFF
Made and sold by

EDMUND PURSELL.
At his SNUFF-MILL, in Hardy's
Fork, Nelson County.

WHERE gentlemen store-
keepers and others, may be
supplied by the large or small
quantity, on lower terms than at
Philadelphia or Baltimore, pack-
ed in kegs, half kegs, or papers
of pound, half pound, 1 lb. and
qd. papers.

Cleanliness Rags will be taken in
pay near or south of the mill.
Said snuff to be had also by
the quantity, at Mr. John Maylan's
Store in Lexington.

BLANK
WARRANTS and EXECUTE-
IONS.

For County Court Magistrates, may
be had at C.C.A.

KENTUCKY to wit.

May Court of Appeals 1793.
The Devises of John } Plaintiffs
May deceased, }
Against

Henry Banks, Defendant.
Upon a caveat for 7100 acres of
land, lying in Jefferson county
(now Nelson) on the Ohio River.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this Court,
and it appearing by satisfactory
proof to the Court that he is not an
inhabitant of this State. On the
motion of the Plaintiff by their At-
torney, it is ordered that the said de-
fendant do appear here on the twen-
ty-fourth day of the next October
Court and answer the complaint of
the said Plaintiff; and that a copy of
this order be inserted three times in
the Kentucky Gazette.

A copy. Test.
Thomas Todd, C.C.A.

TO BE LET

The Store formerly occupied by
PETER JANUARY & SON.
AND MORE BY
J. L. R. & B. RYSON.

For terms apply to the subscribers
at their Store the corner of Main and
Upper Streets.

PETER JANUARY JON & CO.
Who wishes to purchase, a quan-
tity of Pans of all kinds, Bacon, But-
ter, Cheese and Sugar, for which the
highest price will be given.

KENTUCKY to wit.

May Court of Appeals 1793.
John Finney, Plaintiff }
Against (ant.) In Chan-
Green Clay & } Defen- }
William Mayo } dants }
THE Defendant William Mayo

not having entered his ap-
pearance herein agreeable to a
rule of this Court, and it appear-
ing by satisfactory proof to the
Court, that he is not an inhabit-
ant of this State. On the motion
of the Complainant by his Coun-
sel, it is ordered that the said
Defendant William Mayo, do
appear here on the twelfth
day of the next October Term,
and answer the Bill of the said
Complainant, and that a copy of
this order be published three
times in the Kentucky Gazette.

A copy teste.
Thomas Todd, C.C.A.

Taken up by the subscriber
in Bourbon county, near Paris, a
three year old filly, the off hind
foot white, a few white hairs in
her face, neither docked nor
branded; appraised to \$100.

William Moore.

May 27.

Will be taken for a short
time.

A N APPRENTICE to the Tan-
ning and Currying business;
between the age of fourteen and
eighteen years, who has parents
living in the county, and can come
well recommended.

W. & H. Parker.
Lexington, July 12.

Taken up by the subscriber
living at the mouth of Little Davy's
fork, in Fayette county, a sorrel
horse, sixteen hands high, six years
old, branded B on the near shoul-
der, spots, his hind feet white;
appraised to \$100.

Robert St. Clair.

May 2.

Taken up by the subscriber,
living in Mercer county, on
Clark's run, a bay mare, about
fourteen hands high, eight years
old, a large star in her face, a ship
on her nose, one white foot, no
brand, perceivable; appraised to
\$100.

George Caldwell, jun.

WANTED.

A NUMBER of NAILORS, to com-
well recommended, who shall
have constant employ and generous
wages. Apply to the subscriber in
Lexington.

THOMAS LOVE.

May 24.

William Ross,
Boot and Shoe maker,
At the sign of the Boot, Shoe and Slip-
per, on Chest Street, next door to the
Printing Office, Lexington.

Takes this method of infor-
ming his customers, that he is sell-
ing his work at the following very im-
moderate prices, (viz.)

Boots from seven Dollars
and a half to nine Dollars;

Men's calf-skin Shoes from twelve
to thirteen Shillings;

Coarse ditto from ten to eleven
Shillings;

Women's Shoes from nine Shil-
lings to ten and six pence;

And Children's in proportion.

Uppers for Shoes from three to
three Shillings and six Pence;

Soles from three to three Shillings
and four Pence;

Shoeing old Boots from sixteen
Shillings and six Pence to eigh-
teen Shillings;

For half selling Boots or Shoes from
three Shillings to three Shillings
and six Pence—and other man-
ufacturing in proportion.

He has red Morocco for
binding Boots, white Calf skins,
white wax or mechen, Heel-ball,
Boot legs and Calf skins—which he
will sell on very low terms.

He wants three or four
good JOURNLYMEN, to whom
he will give as good wages as can be
got in this State.

Twenty Dollars reward.

Stolen out of the subscri-
ber's stable, living in Bourbon coun-
ty, near Lexington, on the night of
the 30th inst. a large bright bay
horse, near 16 hands high, five or
six years old, a large star and snail
lip, the off hind foot white near to
the knee, the near one to the pa-
stern, branded on both shoulders M
a natural wotter with a remarkable
doty carriage, who ever delivers
the said horse to the subscriber, shall
have five dollars or on conviction
of the thief also, of a above reward,
William McClelland.

July 31.

TO THE PUBLIC.

WHEREAS a certain LEON-
ARD TAYLOR of Mercer County,
has in a manner beneath the char-
acter of justice, endeavored to
slandor my reputation, by charg-
ing me with the blame of killing
his horse in a private manner; so
far from the truth is the said charge,
it renders me under an obligation
to declare my innocence to the
world of mankind, so as to avoid fu-
ture aspersions on myself or family:
To callon and bid public defiance to
the said Taylor or any other person
(in justice) to make it or any other
thing of so base a nature, appear
against me in any way: and
would with the good people
of the State to consider as they
please of any person, who would
so far from truth, bring such infam-
ous or ridiculous charges against
their neighbours, which they can-
not prove.

Henry Young.
Mercer county, July 4. 1793.

Taken up by the subscriber
near Wood's Station, a sorrel horse,
about fourteen hands and a half
high, six or seven years old, no
brand, a few remarkable spots on
him; appraised to \$100.

William Smith.

KENTUCKY to wit.

May Court of Appeals 1793.
The Devises of John } Plaintiffs
May deceased, }
Against

Richard Stephens, Defendant.
Upon a caveat for 2000 acres of
land, lying in Jefferson county,
on the waters of Beargrass.

THE Defendant having failed
to enter his appearance herein,
agreeable to a rule of this Court, and
it appearing by satisfactory proof
to the court that he is no inhabitant
of this State. On the motion of the
plaintiffs by their attorney, it is or-
dered that the said defendant do ap-
pear here on the 24th day of the next
October court and answer the com-
plaint of the said plaintiff; and that
a copy of this order be published
three times in the Kentucky Ga-
zette.

A copy. Test.
Thomas Todd, C.C.A.

KENTUCKY, to wit:

May Court of Appeals, 1793.
Benjamin Quinn Complainant,
Against

Green Clay & William Mayo } Defendants.

In Chancery.

THE defendant William Mayo
not having entered his ap-
pearance herein, agreeable to a
rule of this court, and it appear-
ing by satisfactory proof to the
court, that he is not an inhabitant
of this State. On the motion of
the complainant by his counsel, it
is therefore ordered that the said
defendant William Mayo do ap-
pear here on the twelfth day of
the next October Term, and an-
swer the bill of the said complain-
ant; and that a copy of this order
be published three times in the
Kentucky Gazette.

A copy. Test.
Thomas Todd, C.C.A.

KENTUCKY to wit.

May Court of Appeals, 1793.
Morris Handcock, Plaintiff,
Against

Doty Parks, Defendant.
Upon a caveat for 2000 acres of
land, lying in Jefferson county,
on the waters of Beargrass, a
branch of Brainerd's Creek.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this court,
and it appearing by satisfactory
proof to the court that he is not
an inhabitant of this State. On
the motion of the Plaintiff by his
Attorney, it is ordered that the said
Defendant do appear here on the
twelfth day of the next October
court and answer the complaint of
the said Plaintiff, and that a copy
of this order be published three
times in the Kentucky Gazette.

A copy. Test.
Thomas Todd, C.C.A.

KENTUCKY to wit.

May Court of Appeals 1793.
John C. Swings, Plaintiff,
Against

Benjamin Netherland, Defendant.
Upon a caveat for 1000 acres of
land, lying in Fayette county in
the forks of Elk-horn.

THE Defendant having failed
to enter his appearance here-
in, agreeable to a rule of this
Court, and it appearing by satis-
factory proof to the court that he
is not an inhabitant of this State.
On the motion of the Plaintiff by
his attorney, it is ordered that the
said Defendant do appear here on
the twenty-fourth day of the next
October Court, and answer the
complaint of the said Plaintiff and
that a copy of this order be publish-
ed three times in the Kentucky
Gazette.

A copy. Test.
Thomas Todd, C.C.A.